TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING			Docket Number (Optional)	
REJECTION OVER A "PRIOR" PATENT		649218008US		
In re Application of: Michael D. Laufer				
Application No.: 10/810,276-Conf. #8525				
Filed: March 6, 2004				
For: METHODS OF TREATING AIRWAYS IN THE LUNG				
The owner', Ashmetz, Inc.  7 100 percent ferrest in the instant application hereby discolars, except as provided below, the terminal part of the statutory term of any percent parted on the instant application hereby discolars, except as provided below, the terminal part of the statutory term of prior peatent No. 6, 6411,852 as the term of said prior patient in Section 18 to 8.01.0.0. 16 and 17 3, and as the term of prior peatent No. 6, 6411,852 by any terminal discolarior. The court hereby appreciation of the properties of provided prior peatent is presently shortened by any terminal discolarior. The court hereby appreciation part any peatent of a health application shall be enforceable only for and during such partic of the internal application and to bringing spun the granted, and the such application and to bringing spun the granted, and successors or essigns.				
In making the obove discistimer, the owner close not discitim the terminal part of the term of any patent granted on the instant application that wasted existed to the expression does not first shit study time so defined in \$0.40.6. (15 Am A173 of the prior patent, as the term of safety prior patent is presently shortaned by any terminal discisimer, in the event that said prior patent isotre as the term of safety prior patent is part of the prior patent is the contraction of the prior patent is the prior patent is the prior patent is prior patent in the prior patent is prior patent in the prior patent is prior patent in the prior patent is the prior patent in the prior patent is prior patent in the patent is patent in the patent in the patent in the patent is patent in the patent in the patent in the patent in the patent is patent in the				
is reissued; or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.				
Check either box 1 or 2 below, if appropriate.				
For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization.				
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and balled are believed to be true; and further that these statements were made with the knowledge that willful false statements and the line so made are punishable by fine or implement, or both, under Section 1001 or Tibe 16 of the United States Code and that such willful false statements may Jeopardus the validity of the application or any pelent leased thereon.				
2. X The undersigned is an atternay or agent of record. Reg. No. 38,264				
	$\overline{\cdot}$	1		
			1	21 May 2009 Date
	•	Signature		Date
Paul T. Parker				
Typed or printed name				
				(208) 359-8000 Telephone Number
X Taminal discisimer foe under 37 CFR 1.20(d) is included.				
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